# IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TEXAS SAN ANTONIO DIVISION

AARON MALDONADO, et al.,

Plaintiffs,

V.

Case No. 5:21-cv-00085-OLG

MAMMOTH ENERGY SERVICES,
INC., COBRA ACQUISITIONS, LLC,
HIGHER POWER ELECTRICAL, LLC,
and 5 STAR ELECTRIC, LLC,

Defendants.

B

Defendants.

### **DEFENDANTS' UNOPPOSED MOTION FOR EXTENSION OF TIME**

Defendants request an additional eleven (11) days to submit arbitral awards the Court ordered Defendants to file. Plaintiffs are not opposed.

On May 13, 2025, the Court ordered Defendants to file any prior arbitral orders that are inconsistent with the arbitral award that made the basis of Plaintiffs' Motion for Collateral Estoppel by May 19, 2025. (Dkt. 65). On May 14, 2025, Plaintiffs motioned the Court to require Defendants to produce arbitral orders—both consistent and inconsistent—for the Court's consideration (Dkt. 66). The Court granted Plaintiffs' motion and ordered Defendants to produce the awards, which increased the documents that must be reviewed. The deadline to do so was not enlarged.

Notably, in some arbitrations, Defendants were represented by counsel other than those from Porter Hedges LLP (the undersigned law firm). Counsel for Defendants estimate that there were more than one-hundred (100) arbitrations filed, and Porter Hedges represented Defendants in some of those but not others. As such, Defendants' counsel in this case have to coordinate with Defendants' other lawyers to gather files that are potentially responsive. To ensure that all

responsive documents are collected and filed with the Court, Defendants request that the original deadline—May 19, 2025—be enlarged by eleven (11) days, making Defendants' submission due on May 30, 2025.

This request is not for the purpose of delay but so that Defendants are permitted time to fully comply with the Court's order. Plaintiffs are unopposed to the relief Defendants seek.

### Respectfully submitted,

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Attorneys for Defendants Mammoth Energy Services, Inc. d/b/a Cobra Energy, 5-Star and Higher Power Electrical, LLC

## **CERTIFICATE OF SERVICE**

I hereby certify that a copy of the foregoing was served on all counsel of record via CM/ECF filing on May 14, 2025.

/s/ Jamie Houston
Jamie L. Houston

## **CERTIFICATE OF CONFERENCE**

I certify that I conferred with counsel for Plaintiffs, Douglas Welmaker, who indicated that Plaintiffs are not opposed to the relief sought herein.

/s/ Jamie Houston
Jamie L. Houston